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July 2, 2003

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Marlene H. Dortch  
Secretary, Federal Communications Commission  
445 12<sup>th</sup> Street S.W.  
Washington, D.C. 20554

FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY

**Re: Network Compatibility with Teletypewriters ("TTY")  
CC Docket No. 94-102**

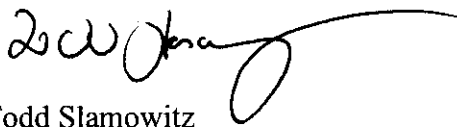
Dear Ms. Dortch:

On behalf of Southwest Wireless, LLC ("Southwest Wireless"), we hereby report that Southwest Wireless is capable of being compliant with Section 20.18(c) of the Commission's rules, which requires that digital wireless carriers be capable of transmitting 911 calls from individuals using TTYs.

On July 1, 2002, Southwest Wireless submitted a 24-month waiver and extension of Section 20.18(c). At this time, Southwest does not have any subscribers; nor are they providing roaming service. However, its constructed network will be capable of transmitting 911 calls from individuals using TTYs upon commencement of commercial service.

If there are any questions regarding this submission please contact the undersigned.

Very truly yours,

  
Todd Slamowitz

cc: Stanley P. Wiggins, Esq.

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